IN THE DRAWING:

Please replace the two drawing sheets containing FIGs. 1 through 4, with the attached two replacement sheets. These replacement sheets add the label "Prior Art" to FIGs. 1 and 2, as required by the Examiner. No new matter was added.

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REMARKS

Reexamination and reconsideration of this application in view of the present response with amendment is kindly requested. By this amendment, Claims 11, 12, and 14-20, were amended, and Claim 13 was cancelled. After this response with amendment, Claims 11-12 and 14-20 continue to be pending in this application. Lastly, replacement drawing sheets were provided to properly identify Prior Art in figures 1 and 2.

Objection to the Drawing

The Examiner required that FIGs. 1 and 2 be labeled **Prior Art**. While Applicants believe that in their communication on January 19, 2005, they have already supplied the requisite Replacement Sheets with the proper labels added to FIGs. 1 and 2, Applicants hereby submit again these drawing sheets. Please accept the attached two Replacement Sheets that include the label **Prior Art** in FIGS. 1 and 2 as requested by the Examiner. Accordingly Applicants believe that they have fully complied with the drawing changes required by the Examiner and ask that the Examiner withdraw the objection to the Drawing.

Claims Objections

The Examiner objected to the claims 11-20 because of informalities.

First of all, Applicants, in compliance with Examiner's request, have amended the title of the invention and the claims to change the term "Bootstrap Circuit" to "Starting Circuit" which more correctly identifies the circuit.

Secondly, Applicants wish to confirm the Examiner's precise interpretation of the claim language "second terminal and a third terminal" to mean that the second supply voltage comes from the second terminal and there is also the third terminal being introduced.

Accordingly, in view of the discussion above, since the specification and claims clearly identify the "starting circuit" and further since the Examiner's interpretation of the

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claim language "a second supply voltage coming from a second terminal and a third terminal" is confirmed correct, Applicants believe that the objection of Claims 11-20 has been overcome. Applicants request that the Examiner withdraw the objection of these claims.

Allowable Subject Matter

Applicants wish to acknowledge and thank the Examiner for recognizing that Claims dependent 13-15, 17, and 18, would be allowable if re-written in independent form and to overcome the objection(s) in this Office Action and further to include all of the limitations of the base claim and any intervening claims.

Applicants have amended the claims to overcome all objections in this Office Action. Further, Applicants amended the independent Claims 11, 19, and 20, to include the language of allowable dependent Claim 13. No new matter was added by the amendment. Dependent Claim 13 has been canceled. Accordingly, since the independent Claims 11, 19, and 20, and all the dependent Claims 12, and 14-18, now recite the allowable language of Claim 13, Applicants believe that all of the claims now recite in allowable form. In view of the amendment and remarks above, Applicants kindly request that the Examiner allow all of the pending Claims 11-12, and 14-20.

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Conclusion

The foregoing is submitted as full and complete response to the Official Action mailed April 6, 2006, and it is submitted that Claims 11-12 and 14-20 are in condition for allowance. Reconsideration of the objections and rejections is requested. Allowance of Claims 11-12 and 14-20 is earnestly solicited.

No amendment made was related to the statutory requirements of patentability unless expressly stated herein. No amendment made was for the purpose of narrowing the scope of any claim, unless Applicant has argued herein that such amendment was made to distinguish over a particular reference or combination of references.

If the Examiner believes that there are any informalities that can be corrected by Examiner's amendment, or that in any way it would help expedite the prosecution of the patent application, a telephone call to the undersigned at (561) 989-9811 is respectfully solicited.

A petition for extension of time to file this Response within the first month is hereby incorporated herein. The Commissioner is authorized to charge the extension fee of \$120, or if this fee amount is insufficient or incorrect, then the Commissioner is authorized to charge the appropriate fee amount to prevent this application from becoming abandoned, to Deposit Account 50-1556.

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The Commissioner is hereby authorized to charge any fees that may be required or credit any overpayment to Deposit Account 50-1556.

In view of the preceding discussion, it is submitted that the claims are in condition for allowance. Reconsideration and re-examination is requested.

Respectfully submitted,

Date: August 7, 2006

sy: __

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